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HOUSTON, 1X //042	PPLICATION NO.	FI	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
WILLIAMS, MORGAN & AMERSON 10333 RICHMOND, SUITE 1100 HOUSTON, TX 77042  RATCLIFFE, LUKE D  ART UNIT PAPER NUM	10/663,574	74 09/16/2003		Gabriel G. Marcu	2095.000900/P3112	5291
10333 RICHMOND, SUITE 1100 HOUSTON, TX 77042  ART UNIT PAPER NUM	23720	7590	10/12/2006		EXAMINER	
HOUSTON, TX 77042  ART UNIT PAPER NUM		•		RATCLIFFE, LUKE D		
·	·			ART UNIT PAPER NUMB		
. 3002	110001011,			•	3662	

**DATE MAILED: 10/12/2006** 

Please find below and/or attached an Office communication concerning this application or proceeding.

## Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)
10/663,574	MARCU, GABRIEL G.
Examiner	Art Unit
Luke D. Ratcliffe	3662

	Luke D. Ratcliffe	3662	
The MAILING DATE of this communication appe	ars on the cover sheet with the c	correspondence add	ress
THE REPLY FILED <u>9/14/06</u> FAILS TO PLACE THIS APPLICAT	TION IN CONDITION FOR ALLOW	ANCE.	
1.      The reply was filed after a final rejection, but prior to or on this application, applicant must timely file one of the follow places the application in condition for allowance; (2) a No a Request for Continued Examination (RCE) in compliant time periods:	the same day as filing a Notice of wing replies: (1) an amendment, aff tice of Appeal (with appeal fee) in o	Appeal. To avoid aba fidavit, or other eviden compliance with 37 Cl	rce, which FR 41.31; or (3)
a) $\square$ The period for reply expires $3$ months from the mailing date	of the final rejection.		•
b) The period for reply expires on: (1) the mailing date of this A no event, however, will the statutory period for reply expire to Examiner Note: If box 1 is checked, check either box (a) or (b)	ater than SIX MONTHS from the mailing (b). ONLY CHECK BOX (b) WHEN THE	g date of the final rejecti	on.
TWO MONTHS OF THE FINAL REJECTION. See MPEP 7	• • • • • • • • • • • • • • • • • • • •	126(a) and the engrancia	to oxtanoian foo
Extensions of time may be obtained under 37 CFR 1.136(a). The date have been filed is the date for purposes of determining the period of exunder 37 CFR 1.17(a) is calculated from: (1) the expiration date of the set forth in (b) above, if checked. Any reply received by the Office later may reduce any earned patent term adjustment. See 37 CFR 1.704(b)	tension and the corresponding amount shortened statutory period for reply origon than three months after the mailing da	of the fee. The appropri inally set in the final Offi	ate extension fee ce action; or (2) as
NOTICE OF APPEAL  2. The Nation of Appeal was filed on	dianas with 27 CED 44 27 must be	filed within two month	a of the data of
<ol> <li>The Notice of Appeal was filed on A brief in comp filing the Notice of Appeal (37 CFR 41.37(a)), or any exte a Notice of Appeal has been filed, any reply must be filed AMENDMENTS</li> </ol>	nsion thereof (37 CFR 41.37(e)), to	avoid dismissal of th	
3. The proposed amendment(s) filed after a final rejection,	but prior to the date of filing a brief	will not be entered b	ecause
(a) They raise new issues that would require further co (b) They raise the issue of new matter (see NOTE below	nsideration and/or search (see NO	TE below);	
(c) They are not deemed to place the application in beta			the issues for
(d) They present additional claims without canceling a	corresponding number of finally rej	ected claims.	
NOTE: (See 37 CFR 1.116 and 41.33(a)).			(DTOL 004)
4. The amendments are not in compliance with 37 CFR 1.1.		impliant Amendment	(PTOL-324).
5. Applicant's reply has overcome the following rejection(s)		C. I Charles and a	at a san a Para Alan
6. Newly proposed or amended claim(s) would be al non-allowable claim(s).	·	•	_
7.  For purposes of appeal, the proposed amendment(s): a) how the new or amended claims would be rejected is profitted that the status of the claim(s) is (or will be) as follows:	•	II be entered and an e	explanation of
Claim(s) allowed:			
Claim(s) objected to: Claim(s) rejected: <i>1-5,8,10-13,18-23,26-30,35-45</i> .			
Claim(s) withdrawn from consideration:			
AFFIDAVIT OR OTHER EVIDENCE			
8.  The affidavit or other evidence filed after a final action, but because applicant failed to provide a showing of good anwas not earlier presented. See 37 CFR 1.116(e).		• • • • • • • • • • • • • • • • • • • •	<del></del> -
9.  The affidavit or other evidence filed after the date of filing entered because the affidavit or other evidence failed to showing a good and sufficient reasons why it is necessary.	overcome <u>all</u> rejections under appe	al and/or appellant fai	ils to provide a
10. ☐ The affidavit or other evidence is entered. An explanatio REQUEST FOR RECONSIDERATION/OTHER	n of the status of the claims after e	ntry is below or attach	ned.
11. The request for reconsideration has been considered but SEE NOTE.	it does NOT place the application in	n condition for allowar	nce because:
12.  Note the attached Information Disclosure Statement(s).  13.  Other:	(PTO/SB/08) Paper No(s)		

NOTE: Bachmann shows sending an optical signal from a first apparatus to a second apparatus based upon an incident angle (column 1 line 44 – 65 and column 5 line 5-20), incident being falling or striking something, as pertaining to light rays, any angle at which the optical signal from the first apparatus to the second apparatus would be incident. Bachmann also shows using a screen that receives a reflected angle of the optical signal from the second apparatus (column 4 line 32-65). Bechmann also shows adjusting a position of one of the apparatuses relative to the other, IN ANY WAY, by adjusting the incident angle, incident being falling or striking something, as pertaining to light rays, any angle at which the optical signal from the first apparatus to the second apparatus would be incident. Therefor since Bechmann does show each and every feature claimed the rejection stands.

Holzl shows "Thus in every position of measurement of the two shafts 1 and 2 the position detector produces two signals S.sub.x and S.sub.y, which correspond to the coordinates x and y of the point A of incidence of the light beam on the position detector 7 with respect to a reference point BP fixed in relation to the shaft" (column 4 lines 21-28). Holzl is referring to something call the Cartesian coordinate system when he says S.sub.x and S.sub.y which is used in general to describe a POSITION with respect to a origin "reference point BP". Therefor Holzl shows a screen that produces two electrical signals that determine where the light strikes the screen, and since electrical signals do include some type of circuitry, excluding natural electrical signals, the circuitry is inherent. Furthermore it would be obvious to combine the screen that outputs the position of the light to automate the process taught by Bachmann.

Holzl shows the use of a photometer as described above, Stabile shows both a photometer and a radiometer which would be obvious to use because they detect light which is what Bachmann shows is the main factor in the alignment method disclosed.

Dandliker shows adjusting a relative positioning of a computer LCD screen and Bachmann shows adjusting the relative positioning of a first and second apparatus. These are similar art because they include the alignment and relative positioning of their respective apparatus using a transmitted light. It would further be obvious to position any apparatus using the methods disclosed by Bachmann because the method of transmitting a signal and receiving a reflected signal on a screen is not apparatus dependent.

Snyder shows markings on the screen as shown in figure 11 and these markings are also taught by the aperture discussed in Bachmann. The art is analogous because they both deal with angular alignment.

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